



United States Attorney  
Southern District of New York

The Silvio J. Mollo Building  
One Saint Andrew's Plaza  
New York, New York 10007

MEMO ENDORSED

December 16, 2019

12/18/19

**BY ECF**

The Honorable Colleen McMahon  
United States District Judge  
Southern District of New York  
Daniel Patrick Moynihan U.S. Courthouse  
500 Pearl Street  
New York, New York 10007

**Re: United States v. Calvin Hudson, 19 Cr. 496 (CM)**

Dear Chief Judge McMahon:

In light of the recent change in the date of the next pretrial conference in this case, the Government respectfully submits this letter seeking that the Court order the exclusion of time pursuant to 18 U.S.C. § 3161(h)(7)(A) between today, December 16, 2019, and the date set for the next conference of January 9, 2020. The Government submits that such an exclusion would be in the interest of justice in this case as it would allow the defense additional time to review discovery and contemplate any pretrial motions, and the parties additional time to continue discussions of potential dispositions short of trial. Defense counsel for Mr. Hudson has informed the Government that he opposes this request, whereas defense counsel for Messrs. Kenyatta and Green consent to this request.

Respectfully submitted,

GEOFFREY S. BERMAN  
United States Attorney

By:

Maurene Comey  
Timothy Capozzi  
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Assistant United States Attorneys  
(212) 637-2324/2404/1110

cc: Defense Counsel of Record (ECF)

Page Ad' as to all three  
depts to Jan. 9, 2020,  
At 3:00. Time is excluded  
through Jan 9, in the interest  
of justice. That said,  
if deft Hudson wishes

to have  
his case  
heard this  
week he  
can be  
produced

Go to tomorrow (12/19)  
At 11:30.

Counsel for  
Hudson should  
notify the  
Govt forthwith  
if Mr. Hudson

Needs to be  
produced for a  
conference tomorrow